INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

SHEPHARDDE'VALLCHERRY

v. : CIVILACTION
v. : No.01-CV-966

:

CITYOFPHILADELPHIA, et al.

:

O'Neill,J. February,2002

MEMORANDUM

PlaintiffShephardDe'VallCherryhassued,amongothers,theCityofPhiladelphia,the PhiladelphiaPoliceDepartment,OfficerMarcusKirkland,OfficerBillyGolphin,andOfficer AlanFried.Heassertscivilrightsviolationsunder42U.S.C.§1983andvariousstatelawclaims forinjurieshesustainedwhilebeingarrested ¹onFebruary27,1999asasuspectedcarthief. BeforemeistheCity'smotionforreconsiderationoftheOrderofJanuary22,2002denyingits motionforsummaryjudgmentwithrespecttoplaintiff's§1983andstatelawclaims.Because plaintiffhasfailedtoproduceanyevidenceofmunicipalliabilityunder§1983andcannot recoveragainsttheCityonhisstateclaimsasamatteroflaw,IwillgranttheCity'smotionsfor reconsiderationandforsummaryjudgment.

Federal Rule of Civil Procedure 56 (c) provides that summary judgment is appropriate if

¹Specifically,plaintiffassertsthattheofficersusedexcessiveforceduringthearrestin violationoftheFourthAmendment'sprohibitionofunreasonableseizuresandthattheofficers failedtoseethathisinjuriesweretreatedinatimelyfashion.

 $^{^2} Plaintiff also sued Curran Fromhold Correctional Facility, the Medical administrator at the correctional facility, and Prison Health Services for all eged civil rights violations following his arrest. \\$

"thepleadings,depositions,answerstointerrogatories,andadmissionsonfile,togetherwiththe affidavits,ifany,showthatthereisnogenuineissueastoanymaterialfactandthatthemoving partyisentitledtoajudgmentasamatteroflaw." Anissueis "material" onlyifthedisputeover facts "mightaffecttheoutcomeofthesuitunderthegoverninglaw." Andersonv.Liberty

Lobby,Inc.,477U.S.242,248(1986).Iftherecordtakenasawholeinalightmostfavorableto thenonmovingparty "couldnotleadarationaltrieroffacttofindforthenonmovingparty,there isno 'genuineissuefortrial." MatsushitaElec.Co.v.ZenithRadio __,475U.S.574,587(1986) (citationomitted).Iftheevidenceforthenonmovingpartyismerelycolorable,orisnot significantlyprobative,summaryjudgmentmaybegranted. Anderson,477U.S.at249-50 (citationsomitted).

Areasonablejurycouldnotinfermunicipalliabilityunder§1983becauseplaintiffhas
failedtoproduceanyevidencethattheCity'shasapatternorpracticeoffailingtoproperlytrain
itspoliceofficers.Amunicipalitycanbeliableforcivilrightsviolationsinflictedbypolice
officersonlywhensuchviolationsarepermittedasamatterofpolicyorasacustom.

See Beckv.
CityofPittsburgh ,89F.3d966,971(3dCir.1996), citing Monellv.NewYorkCityDept.of
Soc.Servs. ,436U.S.658(1978).

Policyismadewhena"decisionmakerpossess[ing]finalauthoritytoestablish municipalpolicywithrespecttotheaction"issuesanofficialproclamation, policy,oredict.Acourseofconductisconsideredtobea"custom"when,though notauthorizedbylaw,"suchpracticesofstateofficials[are]sopermanentand wellsettled"astovirtuallyconstitutelaw.

Id., quoting Andrewsv. Cityof Philadelphia ,895F.2d1469,1480(3dCir.1990).

 $Moreover when a plaint if falleges municipal liability under \S 1983 based on a custom of failing to train the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly a plaint if fmust demonstrate that the city was "deliberately" and the police properly applied that the police properly applied to the police p$

indifferent" to the rights of persons with whom the police come into contact. See CityofCanton v.Harris ,489U.S.378,389(1989)("Onlywhereamunicipality's failure to train its employees inarelevantrespectevidencesa'deliberateindifference'totherightsofitsinhabitantscansuch ashortcomingbeproperlythoughtofasacity'policyorcustom'thatisactionableunder§ 1983."). Asthe Supreme Courtnoted in CityofCanton ,thestandardofdeliberateindifference canbemetonlywhenamunicipalitymakesaconsciouschoicetoignoretheimpropertrainingof policeofficers. Id. "Ashowingofsimpleorevenheightenednegligencewillnotsuffice." Board ofCountyComm'rsofBryanCountyv.Brown ,520U.S.397,407(1997).TheCourtofAppeals fortheThirdCircuithasrecognizedthat"[f]ailuretoadequatelyscreenortrainmunicipal employeescanordinarilybeconsidereddeliberateindifferenceonlywherethefailurehascaused apatternofviolations. Bergy.CountyofAllegheny ,219F.3d261,276(3dCir.2000); see also Beck,89F.3dat973(concludingthataseriesofcitizencomplaintsissuedagainstanofficerwas sufficienttoallowareasonablejurytoinferthatchiefofpolicekneworshouldhaveknownthat officerwasviolatingcivilrightsduringarrests). Although the BergCourtnotedthatitwas possibletoproveanallegationoffailuretotrainwithoutpatternevidence, "theburdenonthe plaintiffinsuchacaseishigh." Berg, 219F.3dat 276-77 (noting that no pattern of violation wouldbenecessarytoshowdeliberateindifferencewhereitwasobviousthatapolicyorcustom wouldleadtoconstitutionalviolations).

³Anoften-citedexampleofsuchobviousindifferenceiswhenamunicipalityissues handgunstoofficerswithoutprovidinganyaccompanyingtraining. See CityofCanton ,489U.S. at390n.10.

Here, the evidence plaintiff of ferstode monstrate municipal liability is insufficient for a reasonable jury to infer that the city was deliberately indifferent intraining its officers.

4With regard to municipal liability, the only colorable evidence plaintiff of fers is a few excerpts of an expert witness's report by John G. Peters, Ph.D., stating in conclusory terms that the city of Philadelphiahadacustom, practice, or policy of failing to train its officers adequately in "core tasks." From the report's language, it appears that the expert based this portion of the report solely on the deposition of defendant Golphin.

5 The expert points to three defects in defendant

⁴Inadditiontodemonstratingthatthemunicipalitywas "deliberatelyindifferent," a plaintiffmustalsoshowthatthemunicipalindifferencewasthecauseoftheplaintiff sinjuries underafailuretotraintheory. See CityofCanton ,489U.S.at391(determiningthatplaintiff mustprovethatdeficiencyinofficer's training actually caused policeofficer to violate plaintiff's civilrights). Because I find that plaintiff has failed to produce evidence of deliberate in difference, Ineed notad dress causation here.

⁵Inhisbrief, plaintiff asserts that Dr, Peters did not solely rely upon the defendant Golphin's deposition and notes that the expert's report cites Officer Golphin's deposition as "one example" of the City's deliberate in difference. Plaintiff also points out that "[T] hroughout the course of his expert report, Dr. Peters, relies on various police treatises and standards, not to mention his own experiences and as an expert on case sconcerning specifically the City of Philadelphia, as part of the basis of his opinions."

Although Dr. Petersmay have relied upon such treatises, standards, and experiences in forminghisopinion, hisreportfails to address or analyze the seunderlying data. The report provides no basis for concluding that there is a patternevidencing a failure to train. Instead, the reportsolelyanalyzesallegedlapsesindefendantGolphin'spersonalknowledgeandskills. The reportthenmakesagiantleapbyconcludingthatbecauseGolphinhasinferiorknowledgeand skillstheentirePhiladelphiapoliceforceisinadequatelytrained. This evidence is insufficient to supportDr.Peter's conclusion that the Cityis deliberately in different to the training of its police officers. See CityofCanton ,489U.S.at390-91("Thataparticularofficermaybe unsatisfactorilytrainedwillnotalonesufficetofastenliabilityonthecity,fortheofficer's shortcomingsmayhaveresultedfromfactorsotherthanafaultytrainingprogram."); see also Elcockv.KmartCorp. ,233F.3d734,745(3dCir.2000)("Anexpert'sopinionisreliableifitis 'basedonthemethodsandproceduresofscienceratherthanonsubjectivebelieforunsupported speculation; the expertmust have good grounds for his or her belief.""); Hendersonv.Citvof Philadelphia, No. Civ. A. 98-3861, 1999 WL 482305, at *22 (E.D. Pa. July 12, 1999) ("Plaintiffs' expert's conclusory opinion that the city was deliberately indifferent to the need for furthertrainingisinsufficienttopreventsummaryjudgement, as the court is not obliged to

Golphin's lawen forcement knowledge as substantive proof that the City of Philadelphia was deliberately in different to the proper training of its police of ficers: an inability by defendant Golphin to define succinctly a "use of force continuum;" Golphin's failure to receive additional training regarding the use of force between October 1998 and October 2001; and Golphin's inability to produce copies of memosup dating police use-of-force orders.

DefendantGolphin'sdepositionregardinglapsesinhisownprofessionalknowledgeand skillsisinsufficientforajurytoinferdeliberateindifferencebytheCity.Oneunsatisfactorily trainedofficer"willnotalonesufficetofastenliabilityonthecity,fortheofficer'sshortcomings mayhaveresultedfromfactorsotherthanafaultytrainingprogram." CityofCanton_,489U.S.at 390.Plaintiffhasnotproducedanypatternevidenceofcivilrightsviolationsbydefendant Golphinorotherofficers. 6Norhasplaintiffprovidedanyevidenceofobviousindifferencetothe propertrainingofofficersonthepartoftheCity,suchasissuinggunstoofficerswithout

acceptconclusoryallegationsfromeitherplaintiffsortheirexperts."), <u>citing Anderson</u>,477U.S. at249-50.

⁶PlaintiffassertsthatthepriorcomplaintrecordsofdefendantsGolphinandKirkland "evidenceacontinuingcustom,patternandpracticeofpolicebrutalitybythePhiladelphiaPolice DepartmentandtheCity'sapparentacquiescencetothesame..."

Thisstatement, however, is incorrect. Defendant Golphin's record contains only a single complaint and that complaint dealt with an alleged false arrest and per jury. Similarly, defendant Kirkland's record only contains one complaint regarding excessive force. Cf. Beck, 89F.3 dat 969 (finding that numerous excessive force complaints lodged over an arrow period of time were sufficient to infer knowledge for an officer's propensity for violence).

Plaintiff also submits an ewspaper article pertaining to an alleged pattern of injuries to custodial suspects caused by police of ficers in tentionally driving patrol wag on swith a brupt starts and stops so a stoin jure the wag on 'soccupants.

Assuming that this article is admissible for the limited purpose of demonstrating that the Cityknewabout potential policemis conduct, it clearly would be in a dmissible as hears ay for demonstrating that such a pattern of policemis conduct actually occurred. See Fed. R. Evid. 802.

providingtraining. Althoughplaintiff's expertopines that the defects in Golphin's knowledge are "consistent with other cases involving the Philadelphia Police Department where there was a lack of training, or in a dequate training, "the report fails to cite these cases, of nor does it an alyzehow they demonstrate a pattern of in a dequate training. Consequently, plaintiff's conclusory expert report is in sufficient to allow are a sonable jury to find the municipal defendant liable. See Henderson, 1999 WL482305, at *22.

Plaintiffcannotrecoveragainstthemunicipaldefendantonhisstateclaimsbecauseunder thePennsylvaniaPoliticalSubdivisionTortClaimsActtheCityisimmunefromsuitasamatter ofstatelaw. See Wakshulv.CityofPhiladelphia _,998F.Supp.585,588(E.D.Pa.1998).Under 42Pa.Cons.Stat.Ann.§8541(West1998),theCityofPhiladelphiaisabsolutelyimmunefrom tortliabilityexceptineightenumeratedinstances:(1)vehicleliability;(2)care,custody,control ofpersonalproperty;(3)realproperty;(4)trees,trafficcontrolsandstreetlighting;(5)utility servicefacilities;(6)streets;(7)sidewalks;and(8)care,custodyorcontrolofanimals. Id.As JudgeBrodynotedin Wakshul, "whilethereisastatutoryabrogationofimmunityofindividual employeesforintentionaltorts,thisdoesnotremovetheimmunityofthelocalagency,herethe City." Id.Becausetheplaintiffdoesnotallegeanytortsrelatedtotheeightlimitedexceptions thatwouldabrogatethecity'simmunity,themunicipaldefendantcannotbeliableforthealleged tortsofitsemployees.

⁷Theexpertreportcitesonecaseforpatternevidence," <u>Klosev.CityofPhiladelphia,et al.</u>"AfteranextensiveresearchIhavebeenunabletolocatethecase.Additionally,after mentioningthecaseinhismemorandumoflaw,plaintiffdidnotprovideanaccuratecitationora copyofthecase.

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ORDER

ANDNOW, this day of February, 2002, after consideration of the City's motion for reconsideration of the Order of January 22, 2002 and the plaint if f's response thereto, it is <math display="block">ORDERED that the motion is GRANTED and judgment entered in favor of the City of Philadelphia and against plaint if f.

THOMASN.O'NEILL,JR.,J.